



## UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
07/952,640 12/01/92 CROWE		J 1808-118A	
	18M2/1114	EISENSCHEZAMNER	
ROTHWELL FIGG ERNST & KUR COLUMBIA SQUARE, SUITE 70 555 THIRTEENTH STREET, N. WASHINGTON, DC 20004 EXAMINER	ITE 701 EAST TOWER ET, N. W.	ART UNIT  1806  DATE MAILED:  CORD	PAPER NUMBER  22 11/14/94
All participants (applicant, applicant's representative	, PTO personnel):		
(1) B. Ernst	(3) (4)		
Date of interview	o □ applicant □ applicant's representative).		
Agreement was reached with respect to some o	r all of the claims in question. Wwas not reach	ned.	
Description of the general nature of what was agreed  Affect final amendment	A .	comments:	al beinba basis
(A fuller description, if necessary, and a copy of the attached. Also, where no copy of the amendments w  ☐ 1. It is not necessary for applicant to provide a  Unless the paragraph below has been checked to in  WAIVED AND MUST INCLUDE THE SUBSTANCE  action has already been filed, then applicant is given	which would render the claims allowable is available separate record of the substance of the interview dicate to the contrary, A FORMAL WRITTEN REOF THE INTERVIEW (e.g., items 1-7 on the rev	able, a summary thered w. ESPONSE TO THE LA terse side of this form).	of must be attached.)  ST OFFICE ACTION IS NOT  If a response to the last Office
<ul> <li>2. Since the examiner's interview summary ab requirements that may be present in the las</li> </ul>	pove (including any attachments) reflects a comp at Office action, and since the claims are now alk tion. Applicant is not relieved from providing a p	plete response to each	of the objections, rejections and form is considered to fulfill the